PATENT ATTORNEY DOCKET NO.: 040894-5977

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents
MAIL STOP PATENT APPLICATION



TRANSMITTAL FOR A NEWLY EXECUTED ORIGINAL APPLICATION UNDER 37 C.F.R. §1.53(b)

This is a request for filing a patent application under 37 C.F.R. §1.53(b) for:

Inv	ventor: Hidekazu A	MAMOTO	
Fo	r: SHEET FEEDIN	G DEVICE AND SHEET PROCESSING APPARATUS	
1.	This is a new 🖂 🕻	Itility Design Plant patent application.	
2. The papers enclosed to obtain a filing date are as follows:			
		Pages of Specification including: 1	
3.	Combined Declar	ation and Power of Attorney	
		Enclosed and is executed by all inventors Not Enclosed. This application is being filed under the provisions of 37 C.F.R. §1.53(f) Applicant(s) await notification from the Patent and Trademark Office of the time set for filing the Declaration and paying the filing fees.	

4.	Language	1 81 4	· · ·	G 1	•		
		English Non-Englis This applic of the MPE		ed in accordar await notifica	nce with 37 (e Patent and Tr	ademark
5.	Assignment						
		1595, Reco	nent of the invent ordation Form Connent will be filed	over Sheet, are	e enclosed.	d. and a PTO F	orm-
6.	Priority - foreign applications under 35 U.S.C. §119(a)-(d) or §365(b) or PCT international applications under 35 U.S.C. §365(a) designating at least one country other than the U.S.						ional .S.
		Priority of the following for			led.	Filed	
-		Country		Application No.		May 9, 2003	
<u> </u>	Japan		P2003-132029 P2003-132062			May 9, 2003 May 9, 2003	
	Japan		P2003-1	32002	<u>_</u>	viay 9, 2003	
Certified copy: is attached. will follow. 7. Priority based on provisional application(s) - 35 U.S.C. §119(e)					·		
	Priority o	of the follow	ing provisional a	pplication(s)	is claimed:		
	Application No.				File	ed	
					·		
	A. Relate Back - 35 U.S.C. §119(e) Attached is a Preliminary Amendment amending the specification by inserting before the first line the sentence: "This application claims priority of copending provisional application(s) No filed on"						
8.	Small entity	Small entity status					
		Applicant	(s) hereby asserte	(s) small entity	y status unde	er 37 C.F.R. § 1	.27.

1-WA/2086136.1

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9. Fee Calculation (37 C.F.R. §1.16)

. 0.2 .20. 31.10)				
	·			
Number Filed	Number Extra	at Rate of	Basic Fee Utility \$770.00 Design \$385.00	
		BASIC FEE	\$770.00	
31 - 20 =	11	18.00	\$198.00	
2 - 3 =	0	86.00	,	
Multiple dependent claim(s), if any (37 C.F.R. §1.16(d))				
·		SUB-TOTAL =	\$968.00	
Reduction by 1/2 for filing by a small entity				
			\$968.00	
	тс	OTAL FILING FEE =	\$1,008.00	
	Number Filed 31 - 20 = 2 - 3 = n(s), if any (37 C.F.F.	Number Filed Number Extra 31 - 20 = 11 2 - 3 = 0 n(s), if any (37 C.F.R. §1.16(d)) Reduction by 1/2 for filen Fee	Number Filed Number Extra at Rate of BASIC FEE 31 - 20 = 11 18.00 2 - 3 = 0 86.00 n(s), if any (37 C.F.R. §1.16(d)) 290.00 SUB-TOTAL = Reduction by 1/2 for filing by a small entity SUB-TOTAL =	

10. Fee Payment

	Not Enclosed. NO FEE IS BEING PAID BY CHECK OR DEPOSIT
	ACCOUNT AT THIS TIME.
	This application is being filed under the provisions of 37 C.F.R. §1.53(f)
	Applicant(s) await notification from the Patent and Trademark Office of
•	the time set for filing the Declaration and paying the filing fees.
\boxtimes	Please charge Deposit Account No. 50-0310 in the amount of \$1,008.00
	representing the basic filing fee of \$770.00 and \$198.00 for additional

claims fee an assignment recording fee of \$40.00 is enclosed.

Except for issue fees payable under 37 C.F.R. §1.18, the Commissioner is hereby authorized by this paper to charge any additional fees during the entire pendency of this application including fees due under 37 C.F.R. §§1.16 and 1.17 which may be required, including any required extension of time fees, or credit any overpayment to Deposit Account No. 50-0310. This paragraph is intended to be a CONSTRUCTIVE PETITION FOR EXTENSION OF TIME in accordance with 37 C.F.R. §1.136(a)(3).

12.	Additional pa	apers enclosed:
		Preliminary Amendment
	$\overline{\boxtimes}$	Information Disclosure Statement
	$\overline{\mathbf{X}}$	Form PTO-1449, 4 documents included
		Declaration of Biological Deposit
		Submission of "Sequence Listing", computer readable copy and/or amendment
		pertaining thereto for biotechnology invention containing nucleotide and/or
		amino acid seguence.

Please accord this application an application number and filing date.

Respectfully submitted,

MORGAN, LEWIS & BOCKIUS LLP

Robert J. Goodell-Reg. No. 41,040

Dated: November 19, 2003 **Customer No. 09629** MORGAN, LEWIS & BOCKIUS LLP 1111 Pennsylvania Avenue, N.W. Washington, D.C. 20004 (202) 739-3000 Morgan, Lewis & Bockius LLP 1111 Pennsylvania Avenue, NW Washington, DC 20004 Tel: 202.739.3000

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November 19, 2003

VIA FACSIMILE AND FEDERAL EXPRESS

CONFIDENTIAL COMMUNICATION

Mr. Yoshiom Ohara Manager of Patent Department NGB Corporation P.O. Box 521, Ark Mori Bldg., 28F, 12-32, Akasaka 1-chome, Minato-ku, Tokyo 107-6028 Japan

Re:

New U.S. Patent Application

Inventor: Hidekazu AMAMOTO

Title: SHEET FEEDING DEVICE AND SHEET

PROCESSING APPARATUS Your Reference: F04-162948M/OSK

Our Reference: 040894-5977

Dear Mr. Ohara:

Thank you for forwarding a new patent application for filing in the United States. The application was filed on **November 19, 2003**, and convention priority was preserved. We also filed the Information Disclosure Statement. Copies of the as-filed papers are enclosed for your files.

With best regards.

Sincerely

Robert J. Goodell

Patent Agent

RG2/djs

Enclosures/Attachments

DUTY OF DISCLOSURE

To comply with the duty of disclosure of 37 C.F.R. § 1.56, please provide any information, including any prior art, that you, the inventor(s), or the assignee, consider would be material to the examination of this application. Information is considered material if there is a substantial likelihood that an examiner would consider it important in deciding the patentability of the application. Please provide a copy of each prior art reference, especially if it is not a U.S. patent. This includes any prior art that already may be cited in the application.

If any such information exists, it should be submitted to the U.S. Patent and Trademark Office within three (3) months of the application filing date. Non-English language documents must be filed with a concise statement of their relevance to the invention. A known English language equivalent or a translation of at least the pertinent portions of a non-English language document should also be filed, if it is available.

The duty to cite material prior art also extends to prior art that you, the inventor(s) or the assignee may subsequently become aware of up to the time of issuance of the U.S. patent. This includes, for example, prior art cited during the prosecution of corresponding foreign applications that would be material to the examination of this application.

Please also identify for us each U.S. patent or pending patent application that you, the inventor(s) or the assignee are aware of that is related to the subject matter of this case. The files of such cases should be examined to locate any relevant prior art. Related applications and patents should be brought to the Examiner's attention because they may be potential or actual prior art references under 35 USC § 102(e) or raise an issue of double patenting.